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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/622,351	(07/18/2003	Joon Hyeon Lee	CU-3305 RJS	4792
26530	7590	12/30/2003		EXAM	INER
LADAS &		AND AMENINE O	ISAAC, STANETTA D		
224 SOUTH MICHIGAN AVENUE, SUITE I CHICAGO, IL 60604			OTTE 1200	ART UNIT	PAPER NUMBER
,		•	•	2812	

DATE MAILED: 12/30/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)	
Office Action Summary	10/622,351	LEE, JOON HYEON	
omoo nodon odminary	Examiner	Art Unit	
The MAILING DATE of this communication	Stanetta D. Isaac	2812	
eriod for Reply	appears on the cover sheet wi	ur the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailling date of this communication. - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st. - Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a not reply within the statutory minimum of thirt riod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. IANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 1	<u>8 July 2003</u> .		
2a) ☐ This action is FINAL . 2b) ☑ T	his action is non-final.		
3) Since this application is in condition for allo closed in accordance with the practice under			
isposition of Claims			
4) Claim(s) 1-17 is/are pending in the applicat	ion.		
4a) Of the above claim(s) is/are without	drawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-7 and 11-17</u> is/are rejected.			
7)⊠ Claim(s) <u>8-10</u> is/are objected to.			
8) Claim(s) are subject to restriction an	d/or election requirement.		
pplication Papers			
9) The specification is objected to by the Exam	niner.	·	
10)⊠ The drawing(s) filed on <u>18 July 2003</u> is/are:	a)⊠ accepted or b)□ objec	ted to by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeyan	ice. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the cor	rection is required if the drawing((s) is objected to. See 37 CFR 1.121(d).	
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.	
riority under 35 U.S.C. §§ 119 and 120			
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum	ents have been received.		
2. Certified copies of the priority docum3. Copies of the certified copies of the p		· · · · · · · · · · · · · · · · · · ·	
application from the International Bur		received in this ivational stage	
* See the attached detailed Office action for a	list of the certified copies not		
13) Acknowledgment is made of a claim for dome since a specific reference was included in the 37 CFR 1.78.	first sentence of the specification	ation or in an Application Data Sheet	
a) The translation of the foreign language	• • • • • • • • • • • • • • • • • • • •		
14) Acknowledgment is made of a claim for dome reference was included in the first sentence of			
ttachment(s)			
Notice of References Cited (PTO-892)	4) Interview S	iummary (PTO-413) Paper No(s)	
) Notice of Draftsperson's Patent Drawing Review (PTO-948)) Information Disclosure Statement(s) (PTO-1449) Paper No(5) Notice of Ir	nformal Patent Application (PTO-152)	

Art Unit: 2812

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: On page 11 line 3 of DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENTS. The trench 240 should be trench 220. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 3. Claims 1, 2, 4, 6, 7, and 11, 13-17 are a rejected under 35 U.S.C. 102(a) as being anticipated by Lin et al. US Patent 6,001,707.
- 4. <u>Lin</u> teaches the semiconductor method substantially as claimed. See **FIGS. 1A-2F** where <u>Lin</u> teaches a method for forming an isolation film for semiconductor devices, which comprises the steps of:

successively forming a first oxide film 202 and nitride film 204 on a semiconductor substrate;

patterning the nitride film and the first oxide film to expose a portion of the semiconductor substrate, which corresponds to an isolation region;

implanting impurity ions 214 into the exposed portion of the semiconductor substrate to form an impurity ion-implanted layer 212;

forming a spacer at the sidewall 216 of the patterned nitride film, and at the same time, etching the ion-implanted layer using the spacer as a mask;

etching a portion of the semiconductor substrate exposed by the etching if the ionimplanted layer, using the spacer as a mask, thereby forming a trench 218;

removing the spacer;

annealing the trench so that the corner of the trench is rounded 220a;

forming a second oxide film 224 along the inner wall of the trench;

depositing a polarizing oxide film 226 on the entire surface of the resulting substrate in such a manner as to gap fill the trench;

subjecting the polarizing oxide film to chemical mechanical polishing (CMP) using the nitride film as a polishing stopper film, thereby polarizing the polarizing oxide film; and removing the nitride and first nitride films remaining after the polarizing step.

- 5. Pertaining to claim 2, <u>Lin</u> teaches the method of claim 1, wherein the step of patterning the nitride film and the first oxide film is carried out by dry-etching with an activated plasma consisting of a gas mixture of CHF₃, CF₄, Ar and O₂.
- 6. Pertaining to claim 3, <u>Lin</u> teaches the method of claim 1, wherein the step of patterning the nitride film and the first oxide film is carried out by dry-etching with an activated plasma consisting of a gas mixture of CHF₃, CF₄, Ar, O₂ and C_xF_y.
- 7. Pertaining to claim 4, <u>Lin</u> teaches the method of claim 1, wherein the impurity ions are phosphorus or boron ions.

- 8. Pertaining to claim 6, <u>Lin</u> teaches the method of claim 1, wherein the etching of the ion-implanted layer provides an ion-implanted residual layer, which is formed by a multi-step dry etching process using the spacer as a mask.
- 9. Pertaining to claim 7, <u>Lin</u> teaches the method of claim 6, wherein the surface if the ion-implanted residual layer is rounded.
- 10. Pertaining to claim 11, <u>Lin</u> teaches the method of claim 1, wherein the step of etching the ion-implanted layer is carried out by dry etching with an activated plasma consisting of a gas mixture of CHF₃, CF₄, Ar and O₂.
- 11. Pertaining to claim 13, <u>Lin</u> teaches the method of claim wherein the step of forming the trench is carried out by dry-etching the substrate with an activated plasma consisting of a gas mixture of HBr, Cl₂, O₂, and H₂.
- 12. Pertaining to claim 14, <u>Lin</u> teaches the method of claim 1, wherein the step of removing the spacer is carried out with a cleaning solution containing HF or H₂SO₄.
- 13. Pertaining to claim 15, <u>Lin</u> teaches the method of claim 1, wherein the second oxide film is a sacrificial oxide film acting to compensate for the damage of the trench inner wall.
- 14. Pertaining to claim 16, <u>Lin</u> teaches the method of claim 1, wherein the remaining nitride film is removed by phosphoric acid dipping.
- 15. Pertaining to claim 17, <u>Lin</u> teaches the method of claim 1, wherein the isolation film is formed along the rounded corner of the trench.
- 16. Pertaining to claims 2, 3, 11 and 13, see Lim et al. US Patent 6,228,727 lines 16-35 with regards to inherency regarding conventional dry-etching process used to create trenches where it includes dry-etching chemistry.

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Claim Rejections - 35 USC § 103

- 17. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 18. Claims 3, 5, 8-10, 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al. US Patent 6,001,707 in view of conventional prior art.
- 19. Pertaining to claim 5, <u>Lin</u> fails the method of claim 1, wherein the spacer is made of polymer. See **col.** 4 lines 50-53, where <u>Lin</u> teaches that a spacer made of silicon oxide material is removed by using hydrofluoric acid solution. In view of <u>Lin</u> it would have been obvious to one of ordinary skill in the art to substitute a polymer for the spacer because it would prove to be equivalent because both materials are removed by a hydrofluoric acid solution.
- 20. Pertaining to claim 12, <u>Lin</u> fails the method of claim 1, wherein the step of etching the ion-implanted layer is carried out by dry etching with an activated plasma consisting of a gas mixture of CHF₃, CF₄, Ar, C_xF_y, N₂, and H₂. See col. 4 lines 20-24, where <u>Lin</u> teaches in general an anisotrophic etching method is used to remove the exposed pad oxide and substrate material through the opening however, a reactive ion etching (RIE) method is preferred. In view of Lin it would have been obvious to one of ordinary to incorporate the dry-etching activation plasma mixture because ultimately a trench is formed in the substrate.

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Allowable Subject Matter

- 21. Claims 8-10 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 22. The following is a statement of reasons for the indication of allowable subject matter:

 The dependent claims 8-10 indicate allowable subject matter because none of the references of record teach or render obvious method wherein a multi-step dry etching process is carried out using a gas containing fluorine of a given amount as a main component, the flow rate of fluorine is gradually increased as the multi-step dry etching process is progressed, or the flow rate of the fluorine is gradually reduced as the multi-step dry etching process is progressed.
- 23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stanetta D. Isaac whose telephone number is 703-308-5871. The examiner can normally be reached on Monday-Friday 7:30am -5:30pm.
- 24. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Niebling can be reached on 703-308-3325. The fax phone number for the organization where this application or proceeding is assigned is 703-308-7722.
- 25. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Stanetta Isaac Patent Examiner December 17, 2003

/John F. Niebling Supervisory Patent Examiner Technology Center 2800